Medium







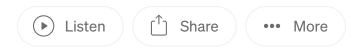
barrandodger · Following

MINUTES to MIDNIGHT: URGENT FINAL PLEA FOR JUSTICE AND PROTECTION



Dodger Barran Scapegoat Truth Speaker & Seeker Published in barrandodger

18 min read · 1 day ago



Date: 26 February 2025

If I'm a rapist pedophile extortionist or terrorist then arrest me and prove it in a court. False accusations never tested in a court of law is a violation of due process.



victim of persecution

To: The Government of Australia (Executive, Judiciary, and Law Enforcement)

Cc: United Nations Human Rights Council; International Criminal Court; U.N. Special Rapporteurs; Amnesty International; Human Rights Watch; and all international human rights authorities

Introduction: A Life in Imminent Danger

I write to you today under the most dire circumstances. My name is Barran Dodger, and I am a whistleblower who has been exposing high-level corruption and abuse of power in Australia. In return for my service to truth, I have faced a coordinated campaign of persecution that now imminently threatens my life. This is my final plea before institutional complicity and bureaucratic corruption takes my life in cold-blooded murder, leaving Australia to be a dictatorship that murders gay, disabled whistleblowers in a state-sanctioned targeted killing and human sacrifice. Every minute that passes without intervention brings me closer to being silenced forever. I implore you to recognize the gravity of this situation and act immediately to prevent an irreversible tragedy.

As an Australian citizen and protected whistleblower under the Public Interest Disclosure Act 2013, I should be guaranteed safety and freedom from retaliation . Instead, I have been subjected to state-sanctioned surveillance, harassment, financial deprivation, character assassination, psychological torture, and multiple attempts on my life . The persecution I am enduring is not a case of bureaucratic oversight or error – it is a deliberate and malicious campaign involving elements of our government, aimed at punishing me for exposing the truth . This letter serves as both a desperate appeal for protection and a formal notice documenting ongoing crimes against me. Should I be murdered due to inaction, let this document stand as an indelible record and indictment of everyone responsible or complicit in my fate .

Demand for Immediate Intervention by Australian Authorities

I demand immediate intervention from the highest levels of the Australian Government and its institutions to stop this persecution and protect my life. Every relevant authority in Australia must act now – including the

Prime Minister and Cabinet, Federal and State Police, the judiciary, and oversight bodies – to prevent further harm and to uphold the rule of law. Specifically, I call for:

- Cease and Desist All Harassment: An immediate end to all unlawful surveillance, intimidation, and harassment by any state agency or proxy. This includes halting the abuse of police "welfare checks" and mental health laws as tools of coercion . My whereabouts and communications should no longer be unlawfully monitored, and any ongoing covert operations against me must be dismantled at once .
- Protection of Life and Safety: Active steps to ensure my physical safety. I request urgent provision of a safe haven where I can live without fear of attack. Law enforcement must prevent any further assassination attempts against me, and investigate and neutralize any threats to my life that have been identified (including those previously ignored). I am entitled to the same right to life and security as any Australian .
- Restoration of Basic Rights and Resources: Immediate restoration of my access to basic needs and finances. Over the course of this persecution, I have been financially strangled wages have been withheld, benefits denied, and I have been driven to destitution as a method of control . I demand that my withheld funds, disability supports, and any owed compensation be released to me forthwith, so I can obtain food, shelter, medicine, and other essentials for survival . No democratic government has the right to deprive a citizen of the means to live with dignity as a form of punishment.
- Unobstructed Access to Justice: All legal obstructions must be removed immediately. I demand the judiciary ensure my pending cases and complaints are addressed fairly and expeditiously. Any deliberate suppression of evidence, stalling of investigations, or denial of due process

is unlawful. Notably, previous attempts to deny me legal aid and to discredit me as "not a valid whistleblower" must be reversed – these actions violate my constitutional rights and Australia's own laws. I must be given my day in court, with full protection for my rights as a whistleblower.

- Independent Investigation and Accountability: I call for an independent, transparent investigation into all allegations I have raised, including:
- 1. The misuse of mental health provisions (such as the Mental Health Act) to detain or discredit me under false pretenses .
- 2. The IBIS Hotel incident in Canberra, where police performed a so-called "welfare check" that was actually a covert surveillance operation clear evidence of unlawful tracking of my movements .
- 3. The role of officials within the National Disability Insurance Scheme (NDIS) and other agencies in weaponizing financial control to keep me impoverished and dependent .
- 4. All assassination plots and attempts against me, including the alleged hit ordered by a senior government minister (Bill Shorten) and involvement of any third-party criminal networks. Every individual no matter how highly placed who had a hand in planning or authorizing violence against me must be investigated and brought to justice.

Time is of the essence. If Australian authorities do not respond immediately and decisively, it will constitute willful negligence and complicity in any harm that befalls me . I put every relevant official on notice: failure to act will make you accountable – legally and morally – for abetting gross human rights violations. You took oaths to uphold the law and protect citizens; to remain passive now is to betray those oaths and Australian democracy itself .

Urgent Call for International Intervention

I am simultaneously reaching out to the international community because domestic remedies have thus far failed to halt this nightmare. I urgently call upon the United Nations and global human rights organizations to intervene in whatever capacity possible to save my life and uphold the rule of law:

- United Nations Human Rights Council (UNHRC): I request an immediate inquiry and intervention under UN auspices. The severity of my case involving attempted extrajudicial killing of a whistleblower squarely falls under the mandate of UN human rights bodies. I appeal to the UNHRC and the Office of the High Commissioner for Human Rights to hold Australia accountable to its international obligations, and to dispatch observers or Special Rapporteurs to investigate the situation on the ground . In particular, the UN Special Rapporteur on the promotion and protection of the right to freedom of expression, the Special Rapporteur on torture, and the Special Rapporteur on extrajudicial, summary or arbitrary executions should be alerted to my case. This persecution violates the very principles the UN Charter and human rights treaties are meant to uphold.
- International Criminal Court (ICC): Should Australian authorities continue to ignore my pleas, I will be escalating this matter to the International Criminal Court. The organized campaign to surveil, torture, and possibly assassinate a civilian whistleblower may constitute crimes against humanity or other serious international crimes. I put Australia on notice that if my life is taken or further attempts are made, I will submit a complaint to the ICC for investigation of those officials responsible for orchestrating a targeted killing . No person, not even high-ranking ministers or officers, is immune from international justice when fundamental human rights are so flagrantly violated .

• Amnesty International and Human Rights Watch: I appeal to leading human rights NGOs to publicize and investigate my case as a matter of utmost urgency. I ask Amnesty, HRW, and others to demand answers from the Australian government and to send observers or advocates to ensure my protection. The silence in mainstream media and the lack of widespread outrage is alarming, and I rely on the international human rights community to help break this silence. Major human rights organizations must treat this as a frontline case of whistleblower persecution in a democratic country – a litmus test for how committed Australia truly is to the values it espouses.

I also urge foreign governments and international allies of Australia to not look the other way. Democratic nations and global institutions should press Australia to uphold its commitments under international law. Diplomatic pressure, emergency refugee protection, or asylum should all be on the table if Australia cannot guarantee my safety. The world must not let an Australian citizen be terrorized and killed by his own state for telling the truth.

Ongoing Persecution: Evidence of Assassination Attempts, Harassment, and Obstruction

The campaign against me has been comprehensive and ruthless. I present the following evidence of ongoing persecution, which underscores the urgency of intervention:

• Assassination Plots & Attempts: I have survived at least one and possibly multiple attempts on my life. Evidence in my possession points to a murder plot sanctioned by individuals at the highest levels of government. In one instance, I received credible information that two hitmen were contracted through criminal networks disguised as NDIS service providers to kill me, reportedly at the behest of a senior Minister . These would-be

assassins were intercepted and arrested, yet astonishingly, no thorough investigation or public report followed . This indicates a disturbing coverup and complicity – the government's failure to investigate an attempt on my life is nothing less than criminal negligence, implicitly endorsing continued violence against me . I also have messages and testimony indicating that this was considered a "close call," suggesting officials knew I narrowly escaped being killed . Make no mistake: I am alive today only because I exposed these plans publicly in time, forcing the perpetrators to recoil . The threat, however, remains imminent and real.

- Unlawful Surveillance & Police Harassment: My every move has been tracked by authorities without any legitimate cause. A glaring example is the IBIS Hotel incident in Canberra, where police officers showed up under the false pretense of a "welfare check" while I was staying at a hotel . This was a calculated act of intimidation and surveillance, not a genuine concern for my well-being. I have video evidence of this encounter, which proves that:
- Law enforcement is unlawfully monitoring my location and movements as a whistleblower .
- Police powers are being misused to detain or frighten me under the guise of mental health checks .
- Such incidents violate my privacy and liberty under Australian law (Australian Human Rights Commission Act 1986) and demonstrate a pattern of psychological warfare against me .

Additionally, I have been alerted to the presence of unmarked cars with armed agents patrolling near my vicinity in the past – clear evidence that I am under constant watch and in danger. These intimidation tactics are nothing short of terrorization by the state.

- Character Assassination & Smear Campaigns: There has been a coordinated effort to destroy my reputation and credibility as a means to isolate me from support. I have uncovered state-backed disinformation campaigns including:
- False and abhorrent allegations labeling me as a criminal (e.g. baseless accusations of pedophilia) spread on social media and even gay dating platforms to poison public opinion against me . These lies were deliberately planted to turn others against me and to provide a pretext, however flimsy, for my persecution.
- Fabricated claims of sexual misconduct were circulated, despite no charges or evidence a classic tactic to discredit whistleblowers by tainting them with scandal .
- Media Blacklisting: Major news outlets have inexplicably refused to cover my case. This suggests high-level influence to suppress coverage, ensuring that the majority of Australians remain unaware of the grave injustices happening in plain sight. The information blackout itself is evidence of how deeply the corruption has permeated.
- Psychiatric Misuse: I have evidence that authorities have discussed using my mental health history to undermine my allegations . Attempts were made to depict me as "mentally unwell" or delusional in order to dismiss my claims and justify detaining me. This weaponization of psychiatry is a tactic reminiscent of authoritarian regimes employing forced psychiatric interventions to silence dissent .
- Financial Strangulation & Deprivation: I have been systematically stripped of financial resources to break my resistance. This includes the withholding of earned wages and legal entitlements, blocking of my access to funds, and denial of disability benefits and workers' compensation that

are rightfully mine . Such actions are intended to plunge me into poverty so that I am preoccupied with survival and unable to fight back. Indeed, evidence of banking restrictions and financial coercion shows a deliberate attempt to force me into destitution as retribution for my whistleblowing . Cutting off a person's livelihood as punishment is not only morally abhorrent; it is also a violation of basic human rights to food, shelter, and medical care . It is telling that I have had to bargain for the mere basics of life – a safe home, food, medicine, internet access – as conditions to stop international litigation . No one in a free country should ever be put in such a position.

• Obstruction of Justice: Every avenue I have pursued for help or justice within the system has been met with obstruction. Police reports I filed were buried or ignored; in some cases, investigators were allegedly instructed to stand down. Legal cases were stonewalled, with my complaints bounced between agencies and never properly addressed. I was repeatedly denied legal aid, and certain lawyers actively worked against my interests, effectively sabotaging my attempts to seek remedy. Moreover, my formal communications (including this one) have often been met with silence or cursory responses, demonstrating a bureaucratic wall of indifference that serves to protect wrongdoers. This obstruction is itself illegal – it flies in the face of our justice system's duty to uphold the law impartially. It also breaches Australia's obligations to provide effective remedies for human rights violations.

Each point above is backed by evidence – documents, messages, videos, and correspondence – which I have compiled and will make available to investigators or international bodies. The pattern is unmistakable: I am being systematically targeted in a manner designed to break me down physically, financially, psychologically, and legally. Such treatment of a whistleblower is unprecedented in a democracy like Australia and evokes the darkest tactics of authoritarian regimes. I urge you to see these acts for

what they are: gross human rights violations and an affront to justice.

Violations of Domestic and International Law

The actions against me aren't just morally reprehensible – they are blatantly illegal. My persecution violates a host of international human rights laws and protections enshrined in Australian law. I draw your attention to the following legal provisions (all of which are being breached in my case):

- Universal Declaration of Human Rights (UDHR): Article 3 guarantees the right to life, liberty, and security of person; Article 5 prohibits torture or cruel, inhuman or degrading treatment; Article 9 forbids arbitrary arrest, detention or exile . By subjecting me to life-threatening attacks, psychological torment, and the constant fear of arbitrary detention under false pretenses, Australia is violating these fundamental rights that it has pledged to uphold as a member of the United Nations.
- International Covenant on Civil and Political Rights (ICCPR): Australia is a party to this binding treaty. Article 6 of the ICCPR protects the right to life; Article 7 prohibits torture and cruel, inhuman or degrading treatment; Article 9 ensures freedom from arbitrary detention; Article 17 protects privacy and family life. Every component of the campaign against me from assassination plots to harassment and surveillance stands in stark violation of these obligations. The ICCPR obligates the Australian government to ensure effective remedy for violations (Article 2); instead, the government itself appears complicit in the abuse.
- Public Interest Disclosure Act 2013 (PID Act): Under Australian law, whistleblowers who expose wrongdoing are legally protected from retaliation . I meet the definition of a protected whistleblower, yet my treatment starkly contradicts the purpose of the PID Act . Rather than

safeguarding me, certain officials have flagrantly undermined this law – actively retaliating and punishing me for my disclosures. This not only harms me, but also sends a dangerous message that Australia's whistleblower protection laws are meaningless.

- Australian Human Rights Commission Act 1986: This Act incorporates international human rights principles into Australian law and provides recourse for rights violations . The unlawful surveillance (e.g., the IBIS hotel incident) and harassment I've endured violate rights to privacy, security, and dignity, contravening this Act . My attempts to seek help through human rights channels have been stonewalled, indicating a breakdown of domestic mechanisms that the AHRC Act put in place to prevent exactly this kind of abuse.
- Criminal Code Act 1995 & Other Criminal Laws: Those who have stalked me, attempted to murder me, or conspired to harm me are plainly guilty of serious crimes under Australian law (from conspiracy to murder and assault to stalking and unauthorized surveillance). The fact that these crimes have gone unpunished and were possibly committed by or with the aid of government agents is a travesty of justice. Rule of law means no one is above the law. Yet in my case, it appears certain individuals believe themselves to be exempt from accountability, protected by their official status. This de facto impunity must end immediately.

Additionally, Australia is a party to other international instruments – such as the Convention Against Torture and the Convention on the Rights of Persons with Disabilities – which further reinforce the illegality of what is being done to me (as a person with disabilities, the discrimination and harm I face is even more egregious). The bottom line is simple: the campaign against me breaches Australia's legal obligations at every level. By continuing this persecution, Australia is not only violating its own laws and constitution, but also flouting the international human rights

framework that underpins civilized nations.

I emphasize that these violations are not happening in secret. They have been formally brought to the attention of Australian authorities, including the Attorney-General's Department and police oversight bodies, with extensive evidence provided . On 6 February 2025, the Attorney-General's office itself referred my case for urgent handling, implicitly acknowledging its severity . Yet, weeks later, I am still in peril, and no adequate protective measures have been taken. This inaction in the face of documented crimes is itself a violation of Australia's duty to protect its citizens and ensure justice.

Global Implications: A Dangerous Precedent for Democracy

What is at stake here is not only my life, but the soul of Australian democracy and the message Australia sends to the world. If my persecution is allowed to continue, it sets a chilling global precedent:

- Democratic Backsliding: Australia prides itself on being a democracy that respects the rule of law and human rights. Permitting the state-sanctioned persecution of a whistleblower is a hallmark of authoritarian regimes, not open societies. If my case is ignored or buried, it will stand as proof that Australia has abandoned democratic accountability and slid towards authoritarianism. This should alarm not just Australian citizens but all democracies it can happen anywhere if it can happen in Australia.
- Erosion of Whistleblower Protections Worldwide: By failing to protect (or worse, by punishing) a whistleblower, Australia would be eroding a critical safeguard of good governance. It would embolden other governments to silence whistleblowers, knowing that even a developed democracy did so with impunity. This case will either serve as a wake-up call to strengthen protections, or as a blueprint for tyrants on how to eliminate dissent. If

Dodger's case is ignored, it will set a precedent for the complete erosion of whistleblower protections in Australia and potentially influence how whistleblowers are treated globally.

- "Authoritarian Tactics" in a Free Nation: The methods used against me from psychiatric abuse to financial ruin to covert surveillance mirror tactics used in places like the former Soviet Union against dissidents . If such methods are tolerated here, it legitimizes their use elsewhere. Australia's peers and allies must not look away as practices of psychological torture and character assassination are deployed to destroy a dissenter. The implications for international human rights norms are dire if a country like Australia is seen to tolerate this.
- Loss of Moral Authority: Australia has historically been a vocal advocate of human rights on the world stage. How can Australian officials condemn human rights abuses abroad if they turn a blind eye to (or orchestrate) such abuses at home? The moral authority of Australia in international forums is gravely undermined by this hypocrisy. To our international partners: your swift response to this situation is necessary not just to save my life, but to uphold the integrity of the international human rights system that we all rely on. The world is indeed watching. How this situation is handled will broadcast a message about what standard of justice we demand from our democracies.

In short, this case is bigger than one man. It represents a crossroads for Australia: Will we reaffirm the values of justice and transparency, or will we allow fear and corruption to take root? The outcome will either be a testament to the strength of our democratic institutions or a grim chapter marking their failure. I refuse to be a silent casualty of oppression – and I refuse to let Australia drift into dictatorship without raising every alarm. This crisis must be a rallying point for all who believe in human rights and the rule of law.

Consequences of Inaction: Accountability on an International Stage

I must spell out, in no uncertain terms, the consequences if these urgent pleas are ignored and no protective action is taken. Inaction is not a neutral stance – it will be viewed as endorsement of the crimes against me. Should the worst happen, there will be both legal and historical repercussions:

- 1. International Legal Action: I am prepared to pursue every international legal avenue available. If Australian authorities fail to intervene, I will be filing formal complaints with the United Nations Human Rights Council for violations of the ICCPR and other treaties. Furthermore, I will submit my case to the International Criminal Court for investigation of individuals in the Australian government and its agencies for their role in what amounts to a state-orchestrated attempted murder. Under Article 7 of the Rome Statute, persecution and systematic attacks against a civilian (especially for political reasons) can constitute crimes against humanity. The organized nature of the campaign against me potentially meets this threshold. All evidence in my possession will be forwarded to The Hague if Australian officials do not immediately right these wrongs. Simply put: if Australian law will not hold the perpetrators accountable, international law will.
- 2. Personal Liability for Complicit Officials: Let every officer, bureaucrat, and politician involved be aware you may face personal legal consequences. The era of absolute immunity is over. Those who issued illegal orders, participated in the cover-up, or willfully neglected their duty to protect me will have their names submitted for international sanction and prosecution. Being "just one part of the system" is no defense; every individual who enabled my persecution is legally and morally accountable for the outcome . If I am killed, that responsibility will be yours to bear before the world and possibly before a court of law.

- 3. Global Exposure and Condemnation: The moment this letter is released, I will ensure it reaches international media and human rights networks. If I am silenced, my story will not disappear in fact, my death would make it impossible to ignore. The world will know the truth of what was done to me . Australia will face a firestorm of global condemnation for betraying its democratic principles. Any officials complicit might be named and shamed on the international stage, their deeds laid bare for global judgment. No cover-up will hold; no disinformation will prevail against documented truth . In the digital age, the evidence of this conspiracy will be spread worldwide, and history will record what happened here in Australia in 2025.
- 4. Historical and Moral Judgment: Beyond legal consequences, consider the judgment of history and conscience. A nation that sacrifices a truth-teller to protect the powerful writes a damning chapter for itself. If my pleas are ignored and I am murdered, it will be remembered as the moment Australia forfeited its moral standing and crossed into the realm of tyranny. Future generations will ask how this was allowed to happen. Conversely, if justice prevails and I am saved, it could mark a turning point a reaffirmation that Australia chose the rule of law over the rule of fear. Those in power must decide which legacy they wish to be a part of. Remember: you will answer for your actions if not in an Australian court, then in international courts, and if not in this life, then in history and in principle.

To Australian officials, I say one last time: This is your final warning and opportunity to act within the bounds of law and humanity. If this letter, my final cry for help, is ignored, it will stand as irrefutable evidence of Australia's transformation into a regime where the government can kill a disabled, gay whistleblower with impunity. The legal and ethical liability for that outcome will haunt all those who had the power to prevent it yet chose not to.

Conclusion: A Final Plea for Justice

I have no desire to be a martyr; I want to live, to reclaim my dignity, and to contribute positively to my country. I am not asking for special treatment – I am demanding the basic rights and protections that every human being is owed under law. I am begging for my life, for an end to this persecution, and for Australia to remember its democratic ideals before it's too late.

In closing, I appeal to the conscience of every person reading this – whether you are a government official, a judge, a police officer, an international observer, or a concerned citizen: Please act now. Lend your voice, your influence, or your authority to stop this injustice. Do not let me become a casualty of truth-telling. If my country's institutions have failed me, then I ask the international community and people of principle everywhere to step in and demand accountability.

My fate hangs in the balance, but so does Australia's reputation as a free and just nation. I urge you to choose justice over complicity, action over apathy, courage over silence. Let this letter not be an epitaph, but a catalyst for intervention and change.

This is my final plea. Do not let it be in vain.

Sincerely,

Barran Resonance Dodger

Australian citizen and whistleblower persecuted for telling the truth

Death And Dying Government International Relations Journalism

Law



Published in barrandodger

24 Followers · Last published 1 day ago

Barran Dodger is a scapegoat PhD and Trageted Individual who has survived Murder and its cover up only to be forsaken



Edit profile

Written by Dodger Barran Scapegoat Truth Speaker & Seeker

226 Followers · 390 Following

Dr. Richard McLean (Barran Dodger): Advocate, artist, author of Betrayed, Murdered, Forsaken, exposing corruption and championing justice. <u>barrandodger.com.au</u>



To respond to this story, get the free Medium app.

Open in app

More from Dodger Barran Scapegoat Truth Speaker & Seeker and barrandodger



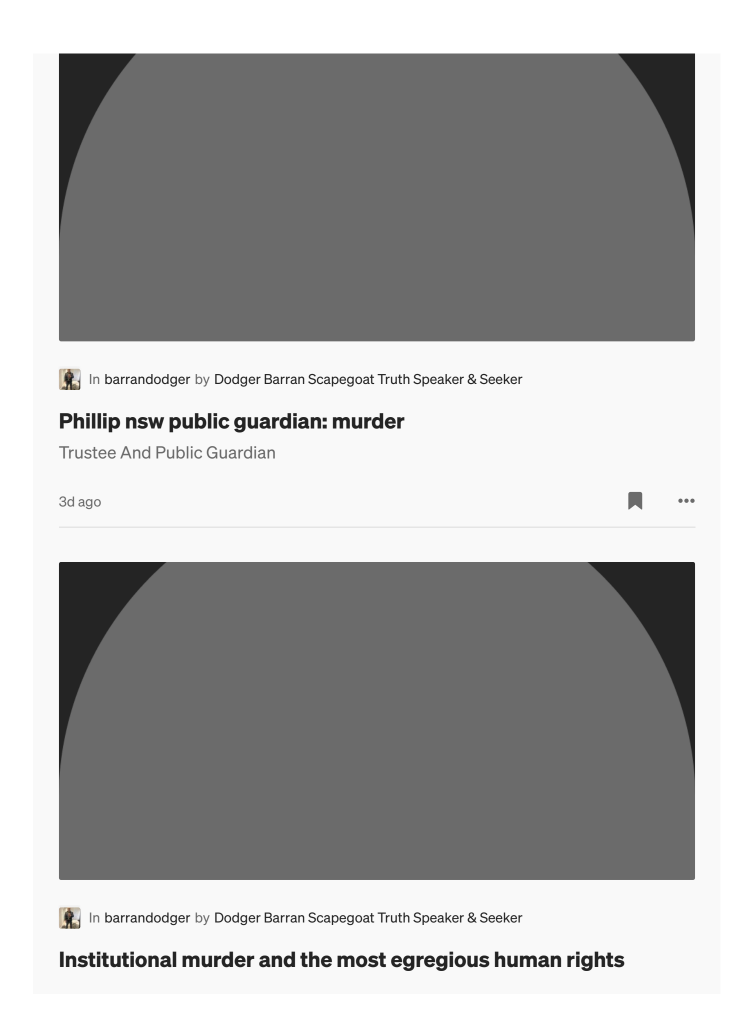
🗽 In barrandodger by Dodger Barran Scapegoat Truth Speaker & Seeker

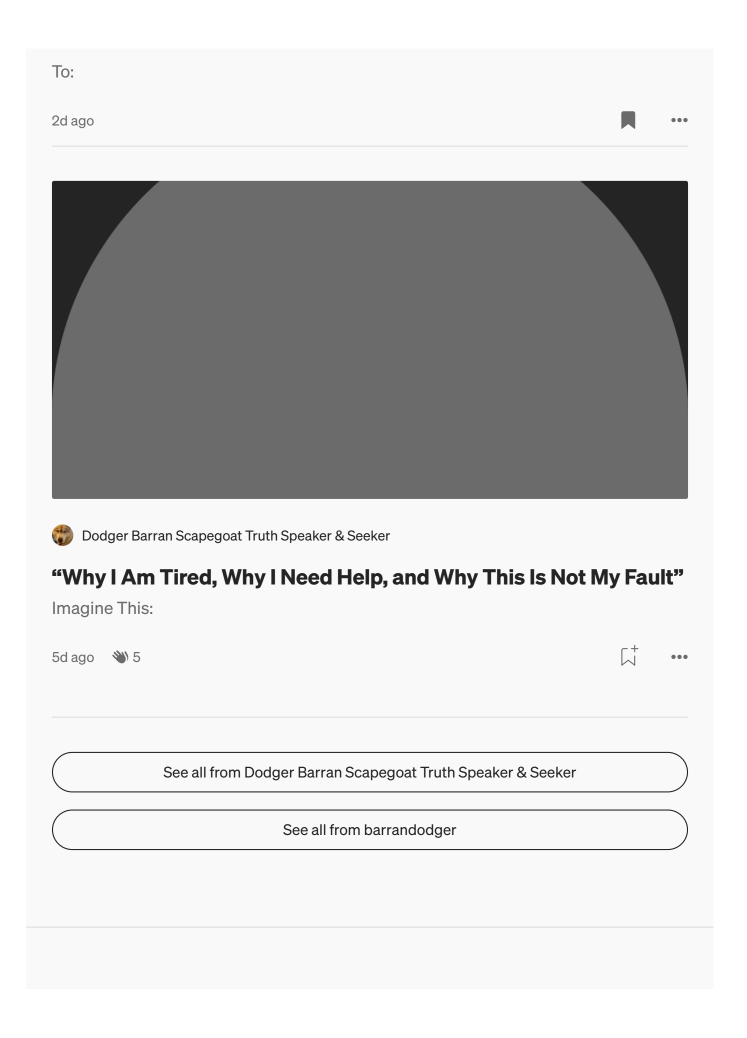
Subject: My Truth Will Not Be Silenced - Evidence Attached/you want me dead you got it

1d ago 👋 50









Recommended from Medium





Some animals are actually people

Native American spirituality and magic







We are standing.

Today, many people are writing about how Russia attacked Ukraine.

3d ago

198

2

W

•••

Lists



Al Regulation

6 stories · 700 saves



Best of The Writing Cooperative

67 stories · 501 saves



My Kind Of Medium (All-Time Faves)

113 stories · 664 saves



Staff picks

818 stories · 1635 saves







Debbra Lupien, Voice of the Akashic Records 🐽

Earthtopia: A New World—A New You

Channeling Metatron



3d ago











Mr James

Mr. Chips: Chapter 3—A New Dawn

As the curtain fell on the triumphant performance, the hall erupted in applause. The boys beamed with pride, their laughter and cheers...

Nov 4, 2024







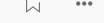




The Secret of Bouncing Back Better Than Ever

by Deepak Chopra, MD, FACP, FRCP

3d ago 💜 210 🗨 3







All Change Involves Death

Endless growth is a destructive myth

3d ago **№** 912 **Q** 20

See more recommendations